Page 1 of 2 (Page 2 Not for Public Disclosure)

UNITED STATES DISTRICT COURT

for the

District of South Carolina

	United States of America	ı)				
	v. Marlon Eugene Hasty aka Fish) ,	Cara Na	4:09-cr-0085	5.TI.W.5	
)	Case No:	18150-171	J-1LVV-J	
	I Judgment: s Amended Judgment: Imended Judgment if Any)	06/23/2010 10/16/2012)) <u>v</u>	USM No: William F. I Defendant's 2	Nettles IV		
		ING MOTIC		OD CEI		DEDUCTION	
(ORDER REGARD PUR	ING MOTIO SUANT TO 1				REDUCTION	
			10 0	.b.c. y .		_	
§ 3582(c)(2) for subsequently be § 994(u), and ha	a reduction in the term of the lowered and made return	of imprisonment in roactive by the Un otion, and taking i	mpose nited S into ac	ed based or States Sent ecount the	n a guideline tencing Comr	nission pursuant to 28 U.S.C. ent set forth at USSG §1B1.10	
IT IS ORDERI DEN The last judgment is				viously im		ce of imprisonment (as reflected	
	(Comp	plete Parts I and II oj	f Page 2	2 when motion	on is granted)		
This case do	es not qualify becaus	se the Chapter	Four	r enhanc	ements ove	erride Chapter Two.	
	a career offender.	•				'	
Defendant is	a career offerider.						
Except as other	wise provided, all provision	ons of the judgme	ent dat	ted1	0/16/2012	_ shall remain in effect.	
Order Date:	02/09/2016				s/ Terry I	Wooten	
		<u> </u>	-	Judge's signature			
Effective Date:			Τ¢	erry L. Wo	oten, Chief U	nited States District Judge	
Differite Date.	(if different from order date)				-	me and title	